IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

SMARTMATIC USA CORP., SMARTMATIC INTERNATIONAL HOLDING B.V. and SGO CORPORATION LIMITED,

Plaintiffs.

v.

Case No. 22-cv-00098- WMW-JFD

MICHAEL J. LINDELL and MY PILLOW, INC.,

Defendants.

DECLARATION OF MATTHEW R. ESLICK

- I, Matthew R. Eslick, being first duly sworn, state as follows:
- 1. I am an attorney with the law firm of Parker Daniels Kibort LLC and represent Defendants in the above-referenced case. As such, I have personal knowledge of the dates, events, and facts stated below.
- 2. Attached hereto as Exhibit A is a true and correct copy of preliminary search terms provided by Smartmatic to Defendants on December 2, 2022.
- 3. Attached hereto as Exhibit B is a true and correct copy of the Protective Order, ECF # 152, entered in *US Dominion, et al. v. Lindell, et al*, venued in the United States District Court for the District of Columbia, Civil Action No. 21-cv-445 (CJN).
- 4. Attached hereto as Exhibit C is a true and correct copy of Plaintiffs' Supplemental Responses to MyPillow First Set Interrogatories dated February 15, 2023.

- 5. On December 5, 2022, Defendants produced to Smartmatic their first production, with 1,604 documents comprising 24,826 pages, not including native files.
- 6. On January 19, 2023, Defendants produced to Smartmatic their second production, with 1,456 documents comprising 18,362 pages, not including native files.
- 7. On January 27, 2023, Defendants produced to Smartmatic their third production, with 6,262 documents comprising 64,457 pages, not including native files.
- 8. On February 7, 2023, Defendants produced to Smartmatic their fourth production, with 16,746 documents comprising 134,050 pages, not including native files.

I declare under penalty of perjury that the foregoing is true and correct. Executed on February 17, 2023, in Hennepin County, Minnesota.

/s/ Matthew R. Eslick

Matthew R. Eslick